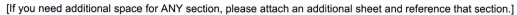
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# UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

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Conno Veal	)	RECEIVED JUL 15 2019 a
	, )	THOMAS G. BRUTON
Plaintiff(s),		THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT
vs.		19CV4742 JUDGE ALONSO MAG. JUDGE COX
. *		
Defendant(s).	)	
COMPLAINT FOR VIOL	ATION OF C	ONSTITUTIONAL DICHTS

#### **COMPLAINT FOR VIOLATION OF CONSTITUTIONAL RIGHTS**

This form complaint is designed to help you, as a pro se plaintiff, state your case in a clear manner. Please read the directions and the numbered paragraphs carefully. Some paragraphs may not apply to you. You may cross out paragraphs that do not apply to you. All references to "plaintiff" and "defendant" are stated in the singular but will apply to more than one plaintiff or defendant if that is the nature of the case.

- 1. This is a claim for violation of plaintiff's civil rights as protected by the Constitution and laws of the United States under 42 U.S.C. §§ 1983, 1985, and 1986.
- 2. The court has jurisdiction under 28 U.S.C. §§ 1343 and 1367.

		( )			
3.	Plaintiff's full name is	(	onnie	Vert	•

If there are additional plaintiffs, fill in the above information as to the first-named plaintiff and complete the information for each additional plaintiff on an extra sheet.

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[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

4.	Defendant, , is
	Defendant,, is (name, badge number if known)
	□ an officer or official employed by;
	(department or agency of government)
	or
	☐ an individual not employed by a governmental entity.
-	ere are additional defendants, fill in the above information as to the first-named ndant and complete the information for each additional defendant on an extra sheet.
5.	The municipality, township or county under whose authority defendant officer or official
	acted is As to plaintiff's federal
	constitutional claims, the municipality, township or county is a defendant only if
	custom or policy allegations are made at paragraph 7 below.
6.	On or about, at approximately \(\sigma \text{ a.m. } \sigma \text{ p.m.}\)
	(month,day, year) plaintiff was present in the municipality (or unincorporated area) of
	, in the County of,
	State of Illinois, at,
	State of Illinois, at
	when defendant violated plaintiff's civil rights as follows ( <i>Place X in each box that applies</i> ):
	arrested or seized plaintiff without probable cause to believe that plaintiff had committed, was committing or was about to commit a crime; searched plaintiff or his property without a warrant and without reasonable cause;
	used excessive force upon plaintiff; failed to intervene to protect plaintiff from violation of plaintiff's civil rights by one or more other defendants;
	failed to provide plaintiff with needed medical care; conspired together to violate one or more of plaintiff's civil rights; Other:
	,

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[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

mu	inicipality, county or township, which custom or policy is the following: (Leave blank
if ı	no custom or policy is alleged):
–– Pla	nintiff was charged with one or more crimes, specifically:
	lace an $X$ in the box that applies. If none applies, you may describe the criminal
pro	lace an X in the box that applies. If none applies, you may describe the criminal occeedings under "Other") The criminal proceedings
pro	lace an X in the box that applies. If none applies, you may describe the criminal occeedings under "Other") The criminal proceedings are still pending.
pro	lace an X in the box that applies. If none applies, you may describe the criminal occeedings under "Other") The criminal proceedings are still pending.  were terminated in favor of plaintiff in a manner indicating plaintiff was innocent.

<sup>&</sup>lt;sup>1</sup>Examples of termination in favor of the plaintiff in a manner indicating plaintiff was innocent may include a judgment of not guilty, reversal of a conviction on direct appeal, expungement of the conviction, a voluntary dismissal (SOL) by the prosecutor, or a *nolle prosequi* order.

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10. Plaintiff further alleges as follows: (Describe what happened that you believe
supports your claims. To the extent possible, be specific as to your own actions and
supports your claims. To the extent possible, be specific as to your own actions and the actions of each defendant.) The Marchaner Correspondent to The
Goldie Schol, and fridge Pallman who have initial of
anoth - 10 ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )
The suprementation of Nocember 22, 2017
the plaintiff was attached and held against her will at the Jess Brown Hospital by way of restraints. She
the less Brown Hopetal ber were of restraints 16
los received there waster of a
ber 3 VA male
the speed one made number of the sall
three fende appended to be fethere employees allowebeen viciously harand and atoscher by members of the Devergent.
threatened + violated, again they D
The Devengant
this is the second section of injections against my will.
I went to the lesse Brown VA, to kave my explages
and MI tract checked out Instance, (was diagressed week
low blood and in reed of a blood transpassion for a Brown
VA attached and a d
WH attacked me by order of a woman who seemingly held
Defendant acted knowingly, intentionally, willfully and maliciously.
of the state of th

mental

- 11.
- As a result of defendant's conduct, plaintiff was injured as follows: 12.

speriescal meh & Species life at the experience Many Violence ough

13.

Case: 1:19-cv-04742 Document #/1 Filed: 07/15/19 Page 5 of 6 Page 10 #17 Last Will and Inheritance of Mr. Leonard Yeal SR., restore my Cardiac and advanced pacemaker, Coop/cuppling returned, Compensate for Retirement and Disability Increase, restore rights AND clear all debt, and release in from a Hostile Environment/holding me hostage by way of devices implanted on my Solar Plexus. I need JAG corp. JAG Hg, SJA athe Justice Dept from Tampa, Fl along with those individuals from Hillsborough to reopen this case with a sense of urgency as well as act on all others Joseph Turner and James McKay Jr have been appointed by the court as of 2018 If these individuals fail to reopen, provide competent, well-versed, man 1 0 2000 a respending to the competent, well-versed, Members of Bar Association byway of the Justice Dept + JAGH

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[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

Plaintiff also claims violation of rights that may be protected by the laws of Illinois, such

14.

as false arrest, assault, battery, false imprisonment, malicious prosecution, conspiracy,
and/or any other claim that may be supported by the allegations of this complaint.
WHEREFORE, plaintiff asks for the following relief:
The state of the following rener.
A. Damages to compensate for all bodily harm, emotional harm, pain and suffering,
loss of income, loss of enjoyment of life, property damage and any other injuries
inflicted by defendant;
B.   (Place X in box if you are seeking punitive damages.) Punitive damages
against the individual defendant; and
C. Such injunctive, declaratory, or other relief as may be appropriate, including
attorney's fees and reasonable expenses as authorized by 42 U.S.C. § 1988.
Plaintiff's signature: Corrai Vee
Plaintiff's name (print clearly or type):
Plaintiff's mailing address:
City State ZIP
Plaintiff's telephone number: ( )
Plaintiff's email address (if you prefer to be contacted by email):
15. Plaintiff has previously filed a case in this district. ✓ Yes ☐ No
If yes, please list the cases below.
Any additional plaintiffs must sign the complaint and provide the same information as the first plaintiff. An additional signature page may be added.